

**From:** David Kunselman  
**Sent:** Wednesday, January 15, 2020 2:59 PM  
**To:** Garrett.Fail@weil.com  
**Cc:** 'Deborah J. Michelson, Esq. (Michelson@MGFL-law.com)'  
**Subject:** RE: Sears - Tenth Omnibus Objection - Settlement Proposal  
**Attachments:** Tenth Omnibus Objection Settlement Proposal.pdf

Vendor	Settlement Proposal at <input type="checkbox"/> %	Settlement Proposal at <input type="checkbox"/> %
ARCA INDUSTRIAL (NJ) INC	\$788,847.79	\$850,843.19

CONFIDENTIAL; SUBJECT TO FRE 408 AND OTHER RULES OF SIMILAR IMPORT

Creditor Arca Industrial (NJ) Inc.  
Response to Debtors' settlement offer: **ACCEPT**

Garrett:

Arca Industrial (NJ) Inc. accepts the Debtors' settlement offer in your below email.

Please confirm your receipt of this e-mail and forward a copy of the proposed filing documenting the settlement, allowing the settled amount of Arca's claim, and withdrawing Arca's opposition to the 10<sup>th</sup> Omnibus objection by stipulation of the parties based on allowance of the settled amount.

Thanks,

MILLER GOLER FAEGES LAPINE LLP

David A. Kunselman, Esq.

*Counsel for Arca Industrial (NJ) Inc.*

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**From:** Fail, Garrett [<mailto:Garrett.Fail@weil.com>]

**Sent:** Friday, January 10, 2020 5:36 PM

**To:** [agnes@aanet.com.hk](mailto:agnes@aanet.com.hk); [joe@saracheklawfirm.com](mailto:joe@saracheklawfirm.com); [accounting@allurehome.com](mailto:accounting@allurehome.com); [lmay@eisemanlevine.com](mailto:lmay@eisemanlevine.com); [jerry@arcaindustrial.net](mailto:jerry@arcaindustrial.net); Deborah Michelson; [jhsong03@eland.co.kr](mailto:jhsong03@eland.co.kr); [joonhong@chapman.com](mailto:joonhong@chapman.com); [sunilj@esjayintl.com](mailto:sunilj@esjayintl.com); [bbrager@bradfordcapitalmgmt.com](mailto:bbrager@bradfordcapitalmgmt.com); [isaacnyc@aol.com](mailto:isaacnyc@aol.com); [M\\_ANTER@GIZASPIN.COM](mailto:M_ANTER@GIZASPIN.COM); [MOHAMED\\_EBEID@GIZASPIN.COM](mailto:MOHAMED_EBEID@GIZASPIN.COM); [dhw@dhclegal.com](mailto:dhw@dhclegal.com); [art@dhclegal.com](mailto:art@dhclegal.com); [lawyer@surilawoffice.com](mailto:lawyer@surilawoffice.com); [michelle@mien-co.com](mailto:michelle@mien-co.com); [dhruvkohli@orientcraft2.net](mailto:dhruvkohli@orientcraft2.net); [rmittal@orientcraft2.net](mailto:rmittal@orientcraft2.net); [bck@dhclegal.com](mailto:bck@dhclegal.com); [lillian@fochier.com](mailto:lillian@fochier.com); [Allen@fochier.com](mailto:Allen@fochier.com); [sahuynh@thanhcong.com.vn](mailto:sahuynh@thanhcong.com.vn); [leewh@thanhcong.com.vn](mailto:leewh@thanhcong.com.vn); [tim@thanhcong.com.vn](mailto:tim@thanhcong.com.vn); [haonm@thanhcong.com.vn](mailto:haonm@thanhcong.com.vn); [stephen@voguetex.com](mailto:stephen@voguetex.com); [dln@lnbyb.com](mailto:dln@lnbyb.com); [tma@LNBYB.com](mailto:tma@LNBYB.com); [colleen@wickedcooltoys.com](mailto:colleen@wickedcooltoys.com); [jschwartz@calfee.com](mailto:jschwartz@calfee.com); [hjschwartz@McKoolSmith.com](mailto:hjschwartz@McKoolSmith.com)

**Cc:** Project Blue Admin Team; Sears ACP

**Subject:** Sears - Tenth Omnibus Objection - Settlement Proposal

CONFIDENTIAL; SUBJECT TO FRE 408 AND OTHER RULES OF SIMILAR IMPORT

You are receiving this email because you/your client has asserted an administrative expense claim against the Sears/Kmart Debtors based on goods that were allegedly provided to the Debtors by a foreign vendor. The Debtors have objected to the amount of the claim as explained in detail in the attached objection (the "Objection"), and the Debtors disagree with the calculation of the amounts asserted by you/your client.

For settlement purposes only and to resolve all issues with you/your client with respect to its administrative expense claims in the chapter 11 cases, the Debtors would be willing to allow for each relevant party a single claim to participate in the Administrative Claims Consent Program as a Non-Opt Out Settled Admin Claim at ■% of the amount of the claim objected to in the Objection. The Non-Opt Out Settled Admin Claim shall resolve and supersede any proofs of claim, motions, or objections filed by you/your client that assert entitlement or request payment of an administrative or priority claim, and you/your client shall not be entitled to any other administrative or priority claim against the Debtors.

The Debtors are willing to increase their settlement percentage to ■% of the amount of the claims objected to in the Objection, but only if the Objection is resolved consensually in its entirety, meaning that all the holders of the remaining claims at issue in the Objection accept the Debtors' proposal by **4:00 pm EST on January 17, 2020.**

The proposed settlement amounts for the relevant claimants are attached in the PDF hereto. The MIII team is copied on this email and can answer any questions you may have regarding the proposed amount of your allowed claim.

**If you wish to accept the Debtors' proposal, please reply to me by email indicating that you ACCEPT.** This settlement offer will automatically be withdrawn at 4:00 pm EST on January 17, 2019. In

accordance with the Administrative Claims Consent Program, the Debtors will include your client in the next interim distribution made to creditors holding allowed administrative expense claims. By accepting this settlement, your client agrees to keep the terms of this settlement confidential and not discuss the settlement with any other party.

If you do not accept the Debtors' proposal, the Debtors intend to proceed with the Objection to your claim and to pursue any and all appeals in the event of an adverse ruling. No distribution will be made on account of your claim until the conclusion of all appellate litigation, which the Debtors anticipate will entail a significant period of time.

\*Capitalized terms used herein but not otherwise defined shall have the meaning ascribed to them in the *Order (I) Confirming Modified Second Amended Joint Chapter 11 Plan of Sears Holdings Corporation and Its Affiliated Debtors and (II) Granting Related Relief* (ECF No. 5370).

**Garrett Fail**  
Partner

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